

REMARKS**Claim Rejections – 35 USC § 102**

Claims 1-15 and 18-23 were rejected under 35 USC 102(b) as being anticipated by Taylor, U.S. Patent No. 5,956,083.

Allowable Subject Matter

Claims 24 and 25 are allowed.

Claims 1, 6, 11, 13, 15, and 18 herewith are amended.

Reconsideration and allowance of the claims as amended is requested for the following reasons.

The present invention is directed to providing a preview of a lenticular endproduct by showing the quality of the lenticular endproduct as determined from the adjacency effects that correspond to temporal sampling. Claims 1, 6, 11, 13, 15, and 18 have been amended to include the feature of previewing adjacency effects to determine the quality of the lenticular end product. Support for the amended claim can be found in the specification on page 10, lines 10-30.

There is no discussion of providing adjacency effects for previewing the quality of the lenticular end product in the cited art. The comb subset allows picking of a subset of frames from a motion sequence, however, there is no discussion of the blending between images that would define adjacency effects, nor is there a disclosure of producing adjacency effects for the purpose of determining the quality of the lenticular end product. The applicants invention allows a user to display the imagery that will be in the lenticular product. Consequently, when the time between images is too great, more overlap or blurring of the images is shown, i.e., more adjacency effects are displayed. The claims that recite this feature are novel, because at least one of Applicants' features is missing in the cited art; therefore, it is believed that independent claims 1, 6, 11, 13, 15, and 18 are allowable. The remaining claims are dependent from these claims and are considered to be patentable for at least the same reasons.

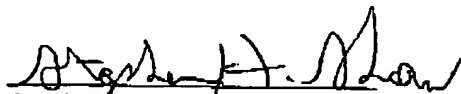
Applicants, therefore, respectfully request that the Examiner reconsider and withdraw the rejection of the claims under 35 U.S.C. 102(b).

Applicants have reviewed the cited art made of record and believe that singly or in any suitable combination, they do not render

Applicants' claimed invention unpatentable. It is believed that the claims in the application are allowable over the cited art and such allowance is respectfully requested.

Should the Examiner consider that additional amendments are necessary to place the application in condition for allowance, the favor is requested of a telephone call to the undersigned counsel for the purpose of discussing such amendments.

Respectfully submitted,



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If the Examiner is unable to reach the Applicant(s) Attorney at the telephone number provided, the Examiner is requested to communicate with Eastman Kodak Company Patent Operations at (585) 477-4656.